from the county road to the County Home Farm for the Aged and Infirm.

SEC. 3. That all laws and clauses of laws, both general and special, in conflict with the provisions of this act, are hereby repealed.

Conflicting laws repealed.

SEC. 4. That this act shall be in force and effect from and after its ratification.

Ratified this the 7th day of March, A. D. 1929.

CHAPTER 175

AN ACT PROVIDING FOR THE WORKING OF PRISONERS ON THE PUBLIC ROADS OF CLAY COUNTY.

The General Assembly of North Carolina do enact:

SECTION 1. That the board of county commissioners of Clay Prisoners may County is hereby authorized to make provision for, and to work, roads in Clay all able-bodied prisoners in the jail or jails of said county, County. or which may be hereafter sentenced to the jails therein, on the public roads of said county for the improvement and maintenance thereof.

SEC. 2. That all laws and clauses of laws in conflict with Conflicting laws the provisions of this act are hereby repealed.

repealed.

SEC. 3. That this act shall be in force and effect from and after its ratification.

Ratified this the 7th day of March, A. D. 1929.

CHAPTER 176

AN ACT TO AMEND CHAPTER 380 OF THE PUBLIC-LOCAL LAWS OF 1917, SO AS TO PERMIT CERTAIN PERSONS TO BE SENTENCED TO WORK ON THE PUBLIC ROADS OF OTHER COUNTIES.

The General Assembly of North Carolina do enact:

SECTION 1. That section one, chapter three hundred and Section 1. eighty. Public-Local Laws of one thousand nine hundred and seventeen, be amended by adding the following paragraph to said section one, to-wit:

chapter 380. Public-Local 1917. Laws. amended.

"That when the commissioners or road authorities of any Surplus of pricounty in this State shall have made provision for the expense of guarding and supporting, while at work on the public roads needs may be hired out to of such county, a larger number of prisoners than can be other counties. supplied from that county, then upon application by said commissioners or road authorities of such county, it shall be lawful and the duty of the Judge holding the Superior Court or Criminal Court of Cleveland County or the recorder of Cleveland County, to sentence able-bodied male prisoners who may

soners above Cleveland County